



PROPOSED CHANGES TO THE RULES OF THE SOCIETY

Following is a summary of the changes being proposed to the Rules of the Society. If our members vote for and pass a Special Resolution at our 2021 AGM to amend our current Rules, we will bring in the changes, as presented in the next few pages as soon as possible after our Annual General Meeting.

What are we proposing to change?

The Rules are the Society's main constitutional document and set out the principles and basis on which the Society is governed including the requirements for and how members' meetings are held.

We are proposing to update the Rules:

- to allow members' meetings to be held electronically and/or in more than one physical location;
- to clarify the procedures for adjourned meetings;
- to clarify the quorum requirements for meetings;
- to improve the requirements regarding giving notice of meetings in the event of disruption to postal services; and
- to reflect the requirements of The Mental Health (Discrimination) Act 2013.

There are also some re-numbering and minor typographical changes to make to the Rules.

Why are we proposing to change the Rules on how members' meetings are held?

In 2020 and 2021, the COVID-19 pandemic and subsequent strict lockdown restrictions made the holding of Annual General Meetings challenging. The closure of meeting venues, rules around social distancing and movement restrictions meant that participation was severely limited. There is a clear member benefit in updating the Rules of the Society to allow member meetings to be held electronically or at more than one venue (or by a combination of both physical attendance and using an electronic platform), so that all members who wish to do so can fully participate in the meeting whilst helping to make sure that we keep our members and employees safe.

We're proposing to update our Rules to allow the Board to arrange for members to attend a meeting at one or more venues and/or using an electronic platform if the Board decides it would be safe and appropriate. The amended Rules, if approved by the members will be derived from the 7th Edition Model Rules for Building Societies, published by the Building Societies Association on 25 January 2021. The Seventh Edition is not a full rewrite of the Model Rules and focusses primarily on addressing some of the challenges around holding meetings that came to the fore as a result of the COVID-19 pandemic.

Why are we proposing Rules relating to adjourned meetings?

The COVID-19 disruptions have focussed our attention on the procedures in the event that meetings are disrupted and need to be adjourned. We are proposing Rules to clarify the procedure. This includes the notice requirements to inform members of the time, venue and date of the new meeting.

Why are we proposing to change the Rules regarding quorum at meetings?

We are proposing to clarify the Rules regarding quorum at adjourned meetings, by stating that there must be at least two members present at the meeting.

Why are we proposing to change the Rules regarding the removal of directors?

We are proposing to amend the Rules regarding the removal of directors to reflect the requirements of The Mental Health (Discrimination) Act 2013.

Why are we proposing to change the Rules regarding disruption to the postal service?

We are proposing to strengthen the Rules regarding when notice is deemed to have been given to members in the event of disruption to the postal service. Measures include ensuring notice is published on the Society's website in addition to either prominently displaying the notice at the Society's head office and branch or publishing the notice in two leading newspapers.



Where can you look at the proposed Rule changes?

You can see the proposed changes in the Rules over the next few pages. The proposed new wording is set out in italics and underlined, with any deleted wording being crossed through. You can get a full copy of the current Rules on our website at www.bucksbs.co.uk and at our branch.

What happens next?

If our members vote for and pass the Special Resolution, we'll bring the changes in as soon as possible after our Annual General Meeting.

PROPOSED RULE CHANGES

To allow meetings to be held electronically and/or at more than one physical location

• To add new definitions in alphabetical order in the Interpretation section as follows:

“Electronic Platform” means such electronic and/or telecommunications facilities as may be approved by the Board from time to time that enable Members to attend and participate simultaneously in a general meeting without attending a physical meeting place;

“Secondary Meeting Place” means a secondary physical meeting place (or more than one such place) for a general meeting at which Members may attend and participate in the general meeting simultaneously via an audio-visual link to the principal physical meeting place, as an alternative to attending the principal physical meeting place;

• Insert a new Rule 32 as follows:

32. MEANS OF PARTICIPATION IN MEETINGS

(1) The Board may make arrangements for Members to attend and participate in Annual General Meetings and/or special general meetings by:

- (a) attendance at a physical meeting place;
- (b) simultaneous attendance and participation at a Secondary Meeting Place; and/or
- (c) using an Electronic Platform.

(2) An Annual General Meeting and/or a special general meeting may be held:

- (a) solely as a physical meeting; or
- (b) subject to the Statutes, by offering Members the option to attend and participate at a physical meeting place (which may include a Secondary Meeting Place) or by using an Electronic Platform;
- or
- (c) subject to the Statutes, solely as an electronic meeting accessible by using an Electronic Platform.

(3) A Member is present at an Annual General Meeting or special general meeting for the purposes of these Rules if:

- (a) being an individual, he/she attends in person;
- (b) being a body corporate, a Corporate Representative attends in that capacity in person; or
- (c) a person appointed as his or her proxy or attorney (or any person specified in paragraph (7) of Rule 38) attends in person, including in each case, where permitted by the Board in accordance with these Rules, attendance at any Secondary Meeting place or by using an Electronic Platform.

(4) Where the Board decides that Members may attend and participate in an Annual General Meeting or a special general meeting by using an Electronic Platform, the notice of meeting given under Rule 33 shall set out details of the Electronic Platform for the meeting (and any access arrangements for such Electronic Platform shall be communicated to Members, either in the notice or otherwise).

(5) Details of any physical meeting place, Secondary Meeting Place and/or Electronic Platform that shall be stated in a notice of meeting given under Rule 33 shall constitute the place of such meeting.

(6) Arrangements shall be made for any documents which are required to be made available for inspection by Members at an Annual General Meeting or a special general meeting to be available



for inspection at any Secondary Meeting Place (in addition to the principal physical meeting place) and by any Members who attend and participate in the meeting by using an Electronic Platform.

(7) Any persons wishing to attend an Annual General Meeting or a special general meeting (whether at any principal physical meeting place or any Secondary Meeting Place, or by using an Electronic Platform) shall be required to comply with any identification procedures and security arrangements as the Board shall reasonably specify from time to time.

• **To amend existing Rule 32(9) (now Rule 33(9)) as follows:**

(9) ~~The Neither:~~

(a) the accidental omission to give, send or deliver a notice of meeting to, or any Person entitled to receive it; nor

(b) the non-receipt of a notice of meeting by, any Person entitled to receive notice shall not it; nor

(c) subject to compliance by the Society with applicable laws, the inability of any Person entitled to attend a general meeting to attend any physical meeting place (including any Secondary Meeting Place) and/or participate in the business of the meeting by using an Electronic Platform (whether as a result of any technical difficulties in relation to such Electronic Platform or otherwise), shall invalidate the proceedings at that meeting.

To bring the Rules in line with the Mental Health (Discrimination) Act 2013

• **To amend existing Rule 24(1)(g)(ii) by deleting the existing text and inserting:**

a registered medical practitioner who is treating that person gives a written opinion to the Society stating that he/she has become physically or mentally incapable of acting as a Director and may remain so for more than three months.

To clarify the Rules relating to quorum at meetings

• **To amend existing Rule 34(1) (now Rule 35(1)) as follows:**

(1) No business shall be considered at any Annual General Meeting or special general meeting unless a quorum is present at the time when the meeting proceeds to business and, subject to Rule 35(3) below in the case of an adjourned meeting, a quorum shall be constituted for all purposes as follows

(a) except where sub-paragraph (b) below applies, by ten Members present and entitled to vote on a show of hands under Rule ~~36~~38(5); and

(b) in the case of a special general meeting requisitioned under Rule 31(3), by ten Members present and entitled to vote on a show of hands under Rule ~~36~~38(5).

• **To amend existing Rule 34(3) (now Rule 35(3)) as follows:**

(3) ~~The Members present~~ At an adjourned meeting, two Members present and entitled to vote on a show of hands under paragraph (1) above ~~to be included in the quorum for the meeting~~ Rule 38(5) shall constitute a sufficient quorum.

• **To amend existing Rule 35 (now Rule 36) by deleting Rule 35(2) and Rule 35(3), renumbering Rule 35(4) as Rule 36(2) and making the following amendments:**

(4) ~~When a meeting is adjourned for 30 days or more, notice of the adjourned meeting shall be given as in the case of an original meeting but otherwise it shall not be necessary to give any notice of an adjournment or of the business to be transacted at an adjourned meeting.~~ (5) Subject to the Statutes and these Rules every question submitted to an Annual General Meeting or special general meeting shall be decided by a simple majority and such votes shall be taken in the first instance by a show of hands unless, before the show of hands, a poll is validly demanded under Rule 36(3).



To clarify the procedures for adjourned meetings

• To insert a new Rule 37 as follows:

37. ADJOURNED MEETINGS

- (1) The Chairman of the meeting may, notwithstanding the presence of a quorum (and shall, if so directed by a resolution of the meeting), adjourn the meeting from time to time and from place to place but, except as provided in Rule 36(7), no business shall be transacted at any adjourned meeting other than the business left unfinished or not reached at the meeting from which the adjournment took place.
- (2) Every adjourned meeting shall be deemed a continuation of the original meeting but any resolution passed at an adjourned meeting shall for all purposes be treated as having been passed on the date on which it was in fact passed and shall not be deemed to have been passed on any earlier date.
- (3) When a meeting is adjourned for 30 days or more, a notice specifying the hour, date and place of the adjourned meeting, and stating the business left unfinished or not reached at the meeting from which the adjournment took place, shall be given to Members as provided in Rule 33(3). The notice shall also state that –
(a) a Member entitled to attend and vote may appoint one proxy to attend and, on a poll, vote at the meeting instead of him, and
(b) the proxy need not be a Member of the Society, and
(c) the Member may direct the proxy how to vote at the meeting.
Where a meeting is adjourned for less than 30 days, it shall not be necessary to give any notice of an adjournment or of the business to be transacted at such an adjourned meeting.
- (4) The appointment of a proxy made in accordance with Rule 39 shall, unless provided otherwise in the instrument appointing such proxy, be valid for any adjournment of the meeting. Nothing in this paragraph (4) shall prevent a Member from submitting a new instrument appointing a proxy in relation to the adjourned meeting, which shall take precedence over any earlier instrument, or from attending the adjourned meeting in person if the Member wishes to do so.
- (5) The adjournment of a meeting shall not affect the validity of the business that was concluded at the meeting from which the adjournment took place, prior to the adjournment of such meeting.

• To amend existing Rule 39(10) (now Rule 41(10)) as follows:

- (10) The Board shall announce the result of the postal ballot by -
(a) ~~an advertisement in [a daily newspaper circulating throughout the United Kingdom] [a newspaper or newspapers having an appropriate circulation], and a notice published on the Society's website; and~~

To amend the Rules regarding disruption to postal services

• To amend existing Rule 47(4) (now Rule 49(4)) as follows:

- (4) If, by reason of the suspension or curtailment of postal services, the Society is unable to give notice by post in hard copy form of a meeting, then such notice shall be deemed to have been given to all Members entitled to receive such notice in hard copy form if the Society complies with paragraph 35 of Schedule 2 to the Act and notice is published on the Society's website and is advertised either:
(a) by a notice displayed in a prominent position at the Society's Principal Office and at the Branch;
or
(b) in at least two leading daily newspapers widely circulated in the United Kingdom.

Such notice shall be deemed to have been duly served on all Members entitled to receive notice of such meeting at noon on the day earlier of the date on which the notice is first displayed at the branch in accordance with paragraph (a) and the date on which the second of such newspaper advertisements appears. ~~in any such case the Society shall: (a) make such~~ in accordance with paragraph (b) (as the case may be). ~~The notice shall continue to be available on an appropriate the Society's website of the Society from the date of such advertisement until the conclusion of the~~



meeting; and ~~(b)~~ the Society shall send confirmatory copies of the notice to those Members entitled to receive notice of the meeting by post in hard copy form if, at least seven days before the meeting, the posting of notices to addresses throughout the United Kingdom again becomes practicable.

Re-numbering and minor typographical changes to the Rules

As a result of inserting a new Rule 32 and new Rule 37 as above, all subsequent rule numbers (and any Rules which reference Rule 32 and Rule 37 or subsequent Rules, including any relevant references to rule numbers in the Interpretation section of the Rules and the Index) will be amended and updated to reflect revised rule numbers and references.

In addition, the following minor typographical changes will be made:

The definition of “Regulator” will be amended by replacing *Financial Services Authority* with *Financial Conduct Authority*.

The word “and” will be added to the end of (ii) of the definition of “Special Resolution”.

The words “and any” will be deleted from the definition of “Statutes” and the word “Any” will be added to the beginning of (b).

The subsequent paragraphs (b) through to (h) will be amended to take account of the change to the earlier paragraphs under the definition. The word “or” will be added at the end of paragraph (d)(ii) (now (e)(ii)).

At Rule 7, delete the duplicative phrase ‘RAISING FUNDS’ from the heading.

At Rule 24(1)(i) replace “IV” with “4A”.

At Rule 35(6) (now Rule 36(3)) replace cross reference “(10)” with “(7)”.

At Rule 35(6)(b) (now Rule 36(3)(b)) replace the word “representative” with “Corporate Representative”.

At Rule 36(5) (now Rule 38(5)) the words “or by a representative” and “representative or by” will be deleted.

At Rule 37(3) (now Rule 39(3)) the words “or by a representative” will be deleted.